Case 7:19-cr-00080-NSR Document 74 Filed 10/20/20 Page 1 of 5

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

-against-

Raymond Bryant,

Defendant.

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DOC #:

DATE FILED: <u>10/20/2020</u>

No. 19-CR-80(NSR)-1

ORDER

NELSON S. ROMÁN, United States District Judge:

A review of the docket reveals that on February 6, 2019, Defendant Raymond Bryant was charged in a three (3) count Indictment with violating 21 U.S.C. § 841(b)(1)(A), narcotics conspiracy; 18 U.S.C. § 924(c)(1)(A)(I), possession of a firearm in furtherance of a drug trafficking crime; and 18 U.S.C. § 922(g)(1) and (2), felon in possession. Following his arraignment, the Defendant pled not guilty on all counts before Magistrate Judge Lisa Margaret. Magistrate Judge Lisa Margaret denied Defendant's bail application on March 31, 2020. On April 9, 2020, following a telephonic proceeding, this Court denied Defendant's request to be temporarily released pursuant to § 3142(i). Defendant now seeks to enter a change of plea.

In light of Defendant's medical condition, which includes pre-diabetes, asthma, and sleep apnea, the ongoing Coronavirus Disease 2019 ("COVID-19") pandemic, and in order to comply with social distancing protocols and the directives provided by the Chief Judge of the United States District Court for the Southern District of New York to limit in-person court appearances due to the risk presented by COVID-19, it is the Court's determination that in order to prevent serious harm to the interest of justice, Defendant Raymond Bryant can and should be permitted to change his plea by video teleconference or by telephone conference pursuant to the CARES Act § 15002(b)(2)(A).

Accordingly, it is hereby ORDERED that the Defendant's change of plea hearing scheduled for October 30s, 2020 is to be conducted by video teleconference or by telephone conference (if video

conference is unavailable) before this Court.

Prior to the video teleconference or telephone conference, Defendant's counsel shall either obtain from Defendant a written or oral waiver of appearance and consent for counsel to proceed telephonically or video-telephonically either with or without Defendant present by telephone or video. If counsel cannot obtain a written waiver from Defendant, counsel must provide an affidavit confirming counsel has obtained Defendant's consent. The affidavit must establish that counsel: (1) consulted with Defendant regarding his right to be present at all conferences, (2) discussed with Defendant the current public health emergency created by the COVID-19 pandemic and the restrictions to courthouse access that have been implemented as a result, and (3) obtained Defendant's consent to willingly and voluntarily give up his right to be present at conferences for the period of time in which access to the courthouse has been restricted on account of the COVID-19 pandemic.¹ The affidavit shall be e-filed with the Court no later than one (1) day before the scheduled teleconference.

In preparation for and while engaging in the video teleconference or telephone conference, please follow these guidelines:

- 1. Use a landline whenever possible.
- 2. Use a headset rather than speakerphone.
- 3. Identify yourself each time you speak.
- 4. Be mindful that, unlike in a courtroom setting, interrupting can render both speakers unintelligible.
- 5. **Mute** when not speaking to eliminate background noise, *i.e.*, dog barking, kids playing, sirens, paper shuffling, emails pinging, drinking, and breathing. It all comes through. This will also prevent interruptions.
 - 6. Avoid voice-activated systems that don't allow the speaker to know when someone else is

¹ Please see the attached sample form as a reference.

Case 7:19-cr-00080-NSR Document 74 Filed 10/20/20 Page 3 of 5

trying to speak and they cut off the beginning of words.

- 7. Spell proper names.
- 8. Have judge, or courtroom deputy, confirm reporter in on the line.

9. If someone hears beeps or musical chimes, that means someone has either entered or exited the conference. Please be aware that the judge may need to clarify that the report has not lost the line. (This has happened before, and the reporter had to dial back in and tell the judge the last thing that the court reporter transcribed.)

Dated: October 20, 2020

White Plains, New York

SO ORDERED:

NELSON S. ROMÁN United States District Judge

	ERN DISTRICT COURT ERN DISTRICT OF NEW YORK	
UNITED) STATES OF AMERICA	
	-V-	WAIVER OF RIGHT TO BE PRESENT AT CRIMINAL SENTENCING CONFERENCE
	, Defendant. X	CR() ()
Check I	Proceeding that Applies	
	Sentencing	
	attorney. I understand that I have a right to apper of New York to confirm that I have received and re- to me if I wish; and to enter a plea of either guilt my attorney, I wish to plead not guilty. By signing	ning the charges against me and have reviewed it with my ear before a judge in a courtroom in the Southern District eviewed the indictment; to have the indictment read aloud ty or not guilty before the judge. After consultation with this document, I wish to advise the court of the following. Im in the Southern District of New York to advise the court
	 I have received and reviewed a I do not need the judge to read I plead not guilty to the charges 	the indictment aloud to me.
Date:		
	Signature of Defendant	
	Print Name	
	Bail Hearing	
	the conditions of my release from custody, that appear before a judge in a courtroom in the Sou makes such an application. I have discussed these for the period of time in which access to the coupandemic. I request that my attorney be permit	ase from detention, or if not detained, for modification of is, my bail conditions. I understand that I have a right to uthern District of New York at the time that my attorney e rights with my attorney and wish to give up these rights urthouse has been restricted on account of the COVID-19 tted to make applications for my release from custody or e even though I will not be present, and to make such princy's discretion.
Date:	Signature of Defendant	
	Print Name	

	onference
	nave been charged in an indictment with violations of federal law. I understand that I have a right to be resent at all conferences concerning this indictment that are held by a judge in the Southern District of the York, unless the conference involves only a question of law. I understand that at these conference is judge may, among other things, 1) set a schedule for the case including the date at which the trial we held, and 2) determine whether, under the Speedy Trial Act, certain periods of time should be proper coluded in setting the time by which the trial must occur. I have discussed these issues with my attorned wish to give up my right to be present at the conferences. By signing this document, I wish to advise a court that I willingly give up my right to be present at the conferences in my case for the period of time which access to the courthouse has been restricted on account of the COVID-19 pandemic. I request that y attorney be permitted to represent my interests at the proceedings even though I will not be present
Date:	
	Signature of Defendant
	Print Name
my clien form. I a I will infe	firm that I am aware of my obligation to discuss with my client the charges contained in the indictmen rights to attend and participate in the criminal proceedings encompassed by this waiver, and this waiver m that my client knowingly and voluntarily consents to the proceedings being held in my client's absence m my client of what transpires at the proceedings and provide my client with a copy of the transcript of dings, if requested.
Date:	Signature of Defense Counsel
	Print Name
Addend	for a defendant who requires services of an interpreter:
	services of an interpreter to discuss these issues with the defendant. The interpreter also translated th in its entirety, to the defendant before the defendant signed it. The interpreter's name i
Date:	
	Signature of Defense Counsel
Accepte	
	Signature of Judge Date: